submitted arguments addressing the claims that depend from claim 46 on page 10 of his brief.

Exhibit C.

Claim 53 is also independent. As noted above, arguments were submitted by the applicant

that applied jointly to claims 46 and 53 in so far as the applicant contended that the references cited

by the examiner against both claims were improperly combined. However, the applicant separately

argued claim 53's patentablity in view of the combination on page 10 of his brief. Exhibit C.

Therefore, the applicant's brief contains separate arguments with respect to each claim group

designated by the applicant.

Conclusion

In view of the foregoing amendments and comments, the applicant's brief of November 27,

2002, is believed to be in compliance with 37 C.F.R. § 1.192(c), and the examiner is respectfully

requested to withdraw his notice of Non-Compliance. If the examiner believes there is any further

matter which may be resolved via teleconference he is respectfully requested to contact the

undersigned attorney at the number listed below.

Dated: January 30, 2003

Respectfully submitted:

William David Kiesel

Registration No. 25,883

ROY, KIESEL, KEEGAN & DENICOLA

2355 Drusilla Lane

P.O. Box 15928

Baton Rouge, LA 70895

(225) 927-9908

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